

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
Case No. 2374

In re Application of:)	
Chaturvedi, et al.)	Group Art Unit: 2153
)	
Serial No.: 10/682,466)	Examiner: Phan, Tuankhanh D.
)	
Filed: October 9, 2003)	
)	
For: Method and System for Canceling Setup of)	
a Packet-Based Real-Time Media)	
Conference Session)	

Commissioner for Patents
Washington, DC 20231

DECLARATION PURSUANT TO 37 C.F.R. § 1.131

Dear Sir:

We, (i) Pawan Chaturvedi, residing at 5346 Lemoore Drive, Glen Allen, Virginia 23059, and (ii) Tong Zhou, residing at 111 Lake Street, Haddonfield, New Jersey 08033, hereby declare:

1. We are the named inventors on United States Patent Application Serial No. 10/682,466, filed on October 9, 2003, and entitled "Method and System for Canceling Setup of a Packet-Based Real-Time Media Conference Session".

2. We jointly invented the subject matter which is claimed and for which a patent is sought on the invention disclosed in the above-captioned patent application prior to September 3, 2003.

3. We first discussed our invention with the attorneys who prepared the patent application prior to September 3, 2003. Accompanying this Declaration is a photocopy of an

initial Invention Disclosure Summary (Exh. A) entitled "Method and System for Canceling Setup of a Packet-Based Real-Time Media Conference" that describes an understanding of the scope of the invention and includes some example claims. We received this document from the attorneys after discussing our invention with the attorneys. The date has been redacted from the photocopies enclosed in Exhibit A; however, the date that the initial Invention Disclosure Summary was provided to us is before September 3, 2003.

4. We were in communication with the attorneys who prepared the application to provide explanatory details of the invention and comments on drafts of the patent application between September 3, 2003 and October 9, 2003. A completed draft of the application was sent to us for our review during this time period, and a copy of an email sending the completed draft is attached (Exh. B). After comment on the draft application by us, we received a final draft of the application and a Declaration and Power of Attorney for our review and signature, and a copy of a letter enclosing the final draft is attached (Exh. C). The dates on the email and letter have been redacted; however, the dates demonstrate that we worked with the attorneys to prepare and finalize the patent application during the continuous period from prior to September 3, 2003 to October 9, 2003.

5. I hereby declare further that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date: _____

Signed: _____
Pawan Chaturvedi

Date: June 10, 2008

Signed:  _____
Tong Zhou